

EXHIBIT 3

FLONES v. BEAUMONT HEALTH SYSTEM

MYRTICE MACON, M.D.

December 27, 2012

Prepared for you by



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- 1 A. No.
- 2 Q. Do you have any administrative role in the South
3 Oakland Anesthesiology Association?
- 4 A. No.
- 5 Q. Do you have any administrative role relative to
6 Beaumont Grosse Pointe Hospital?
- 7 A. I am director of the pain center.
- 8 Q. Anything else?
- 9 A. That's all.
- 10 Q. Do you know Melissa Flones?
- 11 A. Yes.
- 12 Q. Was she here in 1980 when you came to the Grosse
13 Pointe Beaumont Hospital, was she already here?
- 14 A. I came in the year 2000.
- 15 Q. 2000, I'm sorry. Was Ms. Flones already practicing
16 here when you came here?
- 17 A. Yes.
- 18 Q. Prior to the incident with Dr. Schreck regarding the
19 giving of blood products, did you have any problems
20 working with Ms. Flones?
- 21 A. Nothing major.
- 22 Q. Were you involved at all in the giving of the reviews
23 to the CRNA's, their annual reviews?
- 24 A. No.
- 25 Q. Do you know who was involved in that process?

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1 Q. Do you know if anyone else looked at the -- do you
2 know if the State interviewed anyone else other than
3 yourself?

4 A. I have no idea.

5 Q. Did you give the State a written statement?

6 A. No.

7 Q. Have you ever given anyone a written statement?

8 A. You know, I don't recall if the State asked me to
9 write --

10 There was nothing drawn out or elaborate, I
11 can recall that much. I might have written a summary
12 or something of that order but --

13 Q. But you don't know one way or the other if you wrote
14 something or not?

15 A. Right. It was nothing formal written about it.

16 Q. And you didn't write anything and turn it into the
17 hospital?

18 A. No.

19 Q. Did you speak to anyone about the event from the
20 hospital other than Ms. Flones and Dr. Schreck?

21 A. I spoke to Mary Golinski, she's an administrator.

22 Q. When did you speak to Mary Golinski?

23 A. It was within a few days of the case.

24 Q. Was there anybody else present?

25 A. No.

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1 A. Ms. Golinski.

2 Q. Did Ms. Golinski ever ask you for your input as to
3 what discipline would be appropriate?

4 A. No.

5 Q. And I assume you didn't offer it without being asked?

6 A. Correct.

7 Q. Did you participate at all -- strike that.

8 Were you aware that Ms. Flones grieved her
9 termination?

10 A. I'm not aware of that.

11 Q. You're not aware that there were a series of meetings
12 where she tried to present her side to the hospital
13 administration?

14 A. I wouldn't have any knowledge of that.

15 Q. So at not point did you offer any further information
16 in connection with that process?

17 A. No.

18 Q. In terms of the giving of blood products, what is the
19 protocol for a CRNA?

20 A. I can't give you verbatim what the protocol is.

21 Q. Okay. Does Dr. Schreck, while he's giving the
22 surgery, have the authority to order blood products?

23 A. Yes.

24 Q. Do you, as the M.D.A., have the authority to order
25 blood products?